IA-1	WORKERS COMPENSATION - FIRST REPORT OF INJURY OR ILLNESS																			
EMPLOYER (NAME & ADDRESS INCL ZIP)						CARRIER/ADMINISTRATOR CLAIM NUMBER					an l	REPORT PURPOSE CODE								
4 USS NA					JUR	JURISDICTION JURISDICTION					N CLAIM NUMBER						NIA.			
						INSI	URED RE	PORT	NUMI	BÉR		1	·	4			tent.	N <sub>yT</sub>	T <sub>p</sub>	16
				EMPLOYER'S LOCATION ADDRESS (IF DIFFERENT)							LOCATION#									
SIC CODE EMPLOYER FEIN				19 II 8 / 8 @					PHONE#											
CARRIER/CLAIMS			TOR	7		Tens	CEU 2	1000	100	(Day)			J. 18						14,	
CARRIER (NAME, ADDRESS & PHONE NO.)					- TO					III 3300	TOR (NAME, ADDRESS & PHONE NO.)									
					W 0=	П	SELF IN	SURAI	NCE											
CARRIER FEIN POLICY/SELF-INSURED NUMBER				1							ADMINISTRATOR FEIN									
AGENT NAME & CODE N	UMBER																			
EMPLOYEE/WAGE	E		- 1	die	90 11 11 11						1000	1000		1-15	release.		1000	era ferrie	= 1100	Samuel Control
NAME (LAST, FIRST, MID	NAME (LAST, FIRST, MIDDLE)				DAT	DATE OF BIRTH			SOCIAL SECURITY NUMBER			D#	DATE HIRED			STATE OF HIRE				
ADDRESS (INCL ZIP)				SEX	SEX M MALE			MARITAL STATUS UNMARRIED UNMARRIED SINGLE/DIVORCED			00	OCCUPATION/JOB TITLE				XFOT Vo				
				E	F FEMALE M MAF			MARR					ENT ST	TATUS						
PHONE				+	# OF DEPENDENTS K UNKNOWN				NCCI CLASS CODE											
RATE	PER:		DAY WEEK	F	MONTH	3,0	5 11	200		AYS WO	RKED/WEE		ILL PAY I			URY?	-	YES	F	NO
OCCURRENCE/TE	REATMEN		VEEN	155	OTHER:		2 100	1000		PIL	HE WILL	U	D SALAF	T CONT	INUE?	11.90		YES	100	NO
TIME EMPLOYEE BEGAN WORK DATE OF INJURY/ILLNESS TIME OF OCCU				CURREN	PM LAST WORK DATE				DAT	DATE EMPLOYER NOTIFIED DATE DISABILITY BEGAN										
CONTACT NAME/PHONE	NUMBER		(4)		22.00	ТҮР	E OF INJU	JRY/IL	LNES	3\$		170	PA	RT OF B	ODY AF	FECT	ED			XV.
DID INJURY/ILLNESS EXPOSURE OCCUR ON EMPLOYER'S PREMISES?				TYP	TYPE OF INJURY/ILLNESS CODE PART					RT OF B	F BODY AFFECTED CODE									
DEPARTMENT OR LOCAT			NT OR ILL	.NES	S EXPOSURE C	CCURR	ED				T, MATERIA POSURE O			LS EMP	LOYEE	WAS	USING V	VHEN ACC	IDENT	
0 to M 11.												191								
SPECIFIC ACTIVITY THE I EXPOSURE OCCURRED	EMPLOYEE 1	WAS EN	3AGED IN	WHEI	THE ACCIDE!	NT OR IL	LNESS				S THE EMP CURRED	LOYEE	WAS EN	3AGED II	N WHEN	NACC	IDENT (	RILLNES	S	
HOW INJURY OR ILLNESS	S/ABNORM4	L HEALT	TH CONDIT	TION (	OCCURRED. DI	ESCRIBI	E THE SE	QUEN	CE OI	F EVEN	TS AND INC	LUDE A	NY OBJE	CTS OR	SUBST	ANCE	S THAT	DIRECTL	THE W	Aller C
INJURED THE EMPLOYEE							TE			lĝi.							INJURI			
DATE RETURN(ED) TO WORK IF FATAL, GIVE DATE OF DEATH										YES										
PHYSICIAN/HEALTH CAR	E PROVIDE	R (NAME	& ADDRES	SS)	30	_	PITAL (N			DRESS)	-			v. (i)	YES	_	NO ALTRE	ATMENT		
						- 0						-				0	NO MED	ICAL TRE	TMENT	r., jii
																1	MINOR	BY EMPLO	YER	
															1	2		CLINIC/HO		
WITNESSES (NAME & PH	IONE #)	1		1	10		II I	11 52		1			110	ķ.	$\dashv$		HOSPIT	ENCY CAR ALIZED > 2 MAJOR M	4 HRS	v V
DATE ADMINISTRATOR N	OTIFIED	DATE PRI	EPARED	PI	REPARER'S NA	ME & TI	TLE								_1	PHO	NE NUM	ME ANTICI	PATED	
IA-1 (2/95)			SI	EE E	BACK FOR	IMPO	RTANT	STA	TE	INFO	RMATIO	N/SIG	NATUI	RE					YIII	

Applicable in Alaska

A person who willfully makes a false or misleading statement or representation for the purpose of obtaining or denying a benefit or payment is guilty of theft by deception.

Applicable in Arkansas

Any person or entity who willfully and knowingly makes any material false statement or representation for the purpose of obtaining any benefit or payment, or for the purpose of defeating or wrongfully decreasing any claim for benefit or payment or obtaining or avoiding worker's compensation coverage or avoiding payment of the proper insurance premium (or who aids and abets for either said purpose), under this chapter shall be guilty of a Class D. felony.

Applicable in California

Any person who makes or causes to be made any knowingly false or fraudulent material statement or material representation for the purpose of obtaining or denying workers' compensation benefits or payments is guilty of a felony.

**Applicable in Connecticut** 

This form must be completed in its entirety. Any person who intentionally misrepresents or intentionally fails to disclose any material fact related to a claimed injury may be guilty of a felony.

Applicable in Delaware and Oklahoma

Any person who, knowingly and with intent to injure, defraud, or deceive any Insurer, files a statement of claim containing any false, incomplete or misleading information is guilty of a felony. The lack of such a statement shall not constitute a defense against prosecution under this section. \*Delaware Statutes Regulation: Del #C Section 913(B)

Applicable in Florida

Any person who, knowingly and with intent to injure, defraud or deceive any employer or employee, insurance company or self-insured program, files any statement of claim containing any false or misleading information is guilty of a felony of the third degree.

Applicable in Idaho

Any person who Knowingly and with the intent to injure, Defraud, or Deceive any Insurance Company, Files a Statement of Claim Containing any False, Incomplete or Misleading information is Guilty of a Felony.

Applicable in Indiana

A person who knowingly and with intent to defraud an insurer files a statement of claim containing any false, incomplete, or misleading information commits a felony.

Applicable in Kentucky and New York

Any person who knowingly and with intent to defraud any insurance company or other person files a statement of claim containing any materially false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime. In New York, such person shall also be subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation.

Applicable in Michigan

Any person who knowingly and with intent to injure or defraud any insurer submits a claim containing any false, incomplete, or misleading information shall, upon conviction, be subject to imprisonment for up to one year for a misdemeanor conviction or up to ten years for a felony conviction and payment of a fine of up to \$5,000.00.

Applicable in Minnesota

A person who files a claim with intent to defraud or helps commit a fraud against an insurer is guilty of a crime.

Applicable in Nevada

Pursuant to NRS 686A.291, any person who knowingly and willfully files a statement of claim that contains any false, incomplete or misleading information concerning a material fact is guilty of a felony.

Applicable in New Hampshire

Any person who, with purpose to injure, defraud or deceive any insurance company, files a statement of claim containing any false, incomplete or misleading information is subject to prosecution and punishment for insurance fraud, as provided in RSA 638:20.

Applicable in New Jersey

Any person who knowingly files a statement of claim containing any false or misleading information is subject to criminal and civil penalties.

Applicable in Ohio

Any person who, with intent to defraud or knowing that he is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement is guilty of insurance fraud.

Applicable in Pennsylvania

Any person who knowingly and with intent to injure or defraud any insurer files a claim containing any false, incomplete or misleading information shall, upon conviction, be subject to imprisonment for up to seven years or payment of a fine of up to \$50,000.

Applicable in Utah

Any person who knowingly presents false or fraudulent underwriting information, files or causes to be filed a false or fraudulent claim for disability compensation or medical benefits, or submits a false or fraudulent report or billing for health care fees or other professional services is guilty of a crime and may be subject to fines and confinement in state prison.

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